1 2 3 4 5 6 7 8 9	FEDERMAN & SHERWOOD William B. Federman, Pro Hac Vice Joshua D. Wells, Pro Hac Vice 10205 North Pennsylvania Avenue Oklahoma City, Oklahoma 73120 Telephone: (405) 235-1560 Facsimile: (405) 239-2112 wbf@federmanlaw.com jdw@federmanlaw.com Counsel for Plaintiffs [Additional Counsel Appear on Signal	ture Page]
10 11	LIMITED STAT	ES DISTRICT COURT
12	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA	
13	CENTRAL DIST	RICT OF CALIFORNIA
14	TESSA KOENIG, NILA CABISTAN, JENNIE HOLGUIN,	Case No. 2:16-CV-00503 PSG (JEMx)
15	SAMANTHA REX, ANA	Class Action
16	SANDEZ, ZENA PAVIA, AMIRAH HUSBANDS, and	
17	PEARL AMAECHI individually and on behalf of all others similarly	PLAINTIFFS' NOTICE AND UNOPPOSED MOTION FOR AWARD OF ATTORNEYS' FEES,
18	situated,	REIMBURSEMENT OF LITIGATION EXPENSES, AND
19	Plaintiffs,	REIMBURSEMENT AWARDS TO PLAINTIFFS
20	vs.	
21		Hearing: April 2, 2018 at 1:30 p.m. Judge: Philip S. Gutierrez
22	LIME CRIME, INC., a New York corporation,	Juage. I map 5. Gunerice
23	corporation,	
24 25	Defendant.	
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PLEASE TAKE NOTICE that Lead Plaintiffs Tessa Koenig ("Koenig"), Nila Cabistan ("Cabistan"), Jennie Holguin ("Holguin"), Samantha Rex ("Rex"), Ana Sandez ("Sandez"), Zena Pavia ("Pavia"), Amirah Husbands ("Husbands"), And Pearl Amaechi ("Amaechi") (collectively, the "Lead Plaintiffs") will, and hereby do, move the Court for an Order: (1) awarding attorneys' fees and litigation expenses in an amount equal to \$140,000; and (2) awarding Lead Plaintiffs the amounts of \$1,000 each for their efforts expended in this action for the benefit of the Class.

Pursuant to Local Rule 7-3, Lead Counsel has met and conferred with counsel for Defendants, and Defendants do not oppose this motion.

Pursuant to the Court's Order entered on January 10, 2018 (Dkt. No. 52), this Motion is set for hearing on April 2, 2018, at 1:30 p.m., or as soon thereafter as this matter may be heard, before the Honorable Philip S. Gutierrez of the United States District Court for the Central District of California, Courtroom 6A, 6th Floor, 350 W. 1st Street, Los Angeles, California 90012.

In support of this Motion, Plaintiffs submit the accompanying Memorandum of Law in Support of Unopposed Motion for Award of Attorneys' Fees, Reimbursement of Expenses, and Reimbursement Awards to Plaintiffs, submitted herewith; the Declaration of William B. Federman; the Declaration of Marc Wall (Dkt. No. 55-2); the Stipulation of Settlement and the exhibits thereto, dated October 2, 2017 (Dkt. No. 47-1); the Declaration of Cornelius P. Dukelow; the Declaration of Robert S. Green; all pleadings and papers filed herein; arguments of counsel; and any other matters properly before the Court.

Dated: February 8, 2018 Respectfully submitted,

/s/ William B. Federman
William B. Federman

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6	-and-
7	James Robert Noblin, State Bar No. 114442 Robert S. Green, State Bar No. 136183
8 9	GREEN & NOBLIN, P.C. 4500 East Pacific Coast Hwy, Fourth Floor Long Beach, California 90804
10	Telephone: (562) 391-2487 Facsimile: (415) 477-6710
11	-and- 2200 Larkspur Landing Circle, Suite 101
12	Larkspur, California 94939 Telephone: (415) 477-6700
13	Facsimile: (415) 477-6710 gnecf@classcounsel.com
14	-and-
15	Cornelius P. Dukelow, <i>Pro Hac Vice</i> ABINGTON COLE + ELLERY
16	320 South Boston Avenue, Suite 1130
17	Tulsa, Oklahoma 74103 (918) 588-3400
18	cdukelow@abingtonlaw.com
19	Attorneys for Plaintiffs
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<u>, </u>	

CERTIFICATE OF SERVICE I hereby certify that this Notice was filed through the ECF system and will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF), and paper copies will be sent to those indicated as non-registered participants on Thursday, February 08, 2018. /s/ William B. Federman William B. Federman